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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY	States States	aren of
Caption in Compliance with D.N.J. LBR 9004-1(b)	by Cle U.S. B	Filed on February 13, 2020 erk, Bankruptcy Court ct of New Jersey
I. D		
In Re:	Case No.:	
	Chapter:	13
	Judge:	

ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

DATED: February 13, 2020

Honorable Stacey L. Meisel United States Bankruptcy Judge

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The Co	ourt having reviewed t	he Motion for Authorization	on to Enter into Final Loan Modification	
Agreement file	d on	, as to the	mortgage [enter first,	
second, third, e	tc.] concerning real p	roperty located at		
		, a	and the Court having considered any	
objections filed	to such motion, it is l	hereby ORDERED that:		
	The debtor is authori	ized to enter into the final l	loan modification agreement.	
debtor, debtor's	ot, the secured creditors attorney, if any, and	r, within 14 days thereafter the standing trustee a Certic e debtor, if any, must be file	no later than 14 days from the date of this r, must file with the Court and serve on the tification indicating why the agreement we led and served within 7 days of the filed	ie
claim. Absent t disburse funds	ding trustee may disb he filing of the Certifi on hand to other credi in this case with respec	urse to the secured creditor ication within the time fran itors pursuant to the provisi	pove, and absent a response from the or all funds held or reserved relating to its me set forth above, the standing trustee was on the confirmed Plan and any proof ed modified and incorporated into the Load	•
modification. Is	e a <i>Modified Chapter</i> f the loan modification	13 Plan and Motions withi	with 100% paid to unsecured creditors, the in 14 days of consummation of the loan ges in the debtor's expenses, the debtor e date of this Order; and	• /
4)	Check one:			
	☐ There is no order	requiring the debtor to cure	re post-petition arrears through the Plan; o	or
	•	requiring the Standing Trus	loan modification agreement, and the lastee to make payments based on the	
and the Standin	g Trustee will continu	-	red into the loan modification agreement, e secured creditor based on the Order file	d
5) attorney, an Ap		_	n modification are sought by the debtor's D.N.J. LBR 2016-1 must be filed.	
☐ The	Motion for Authoriza	ation to Enter into Final Lo	oan Modification Agreement is denied.	